ll in this info	rmation to identify your case:		
obtor 1	MAY -9 PM 7: 02) <u>X</u>	
ebtor 1	DISTRICT OF MARYLAND	Check if plan, and	this is an amended I list below the of the plan that ha anged.
Chapt	Form 113 er 13 Plan		12/17
Part 1:	Notices		
To Debtors:	This form sets out options that may be appropriate in some cases, but the presence of an op- indicate that the option is appropriate in your circumstances or that it is permissible in your do not comply with local rules and judicial rulings may not be confirmable.		
	In the following notice to creditors, you must check each box that applies.		
Γο Creditors	Your rights may be affected by this plan. Your claim may be reduced, modified, or eliminated You should read this plan carefully and discuss it with your attorney if you have one in this bankrup have an attorney, you may wish to consult one.		o not
	If you oppose the plan's treatment of your claim or any provision of this plan, you or your attorney neconfirmation at least 7 days before the date set for the hearing on confirmation, unless otherwise or Court. The Bankruptcy Court may confirm this plan without further notice if no objection to confirmation, you may need to file a timely proof of claim in order to be paid upon to be paid upon to the paid upon the plan without further notice.	rdered by the Bai ition is filed. See	
	The following matters may be of particular importance. Debtors must check one box on each line	e to state wheth	er or not the plan the provision will
	includes each of the following items. If an item is checked as "Not Included" or if both boxe be ineffective if set out later in the plan.		
		Included	☐ Not included
1.2 Avo	be ineffective if set out later in the plan. nit on the amount of a secured claim, set out in Section 3.2, which may result in a partial		
1.2 Avo	be ineffective if set out later in the plan. nit on the amount of a secured claim, set out in Section 3.2, which may result in a partial nent or no payment at all to the secured creditor dance of a judicial lien or nonpossessory, nonpurchase-money security interest, set out in	Included	☐ Not included
1.2 Avo Sec 1.3 Nor	be ineffective if set out later in the plan. nit on the amount of a secured claim, set out in Section 3.2, which may result in a partial ment or no payment at all to the secured creditor dance of a judicial lien or nonpossessory, nonpurchase-money security interest, set out in ion 3.4 standard provisions, set out in Part 8	Included Included	□ Not included □ Not included
1.2 Avo Sec 1.3 Nor	be ineffective if set out later in the plan. nit on the amount of a secured claim, set out in Section 3.2, which may result in a partial ment or no payment at all to the secured creditor Idance of a judicial lien or nonpossessory, nonpurchase-money security interest, set out in ion 3.4 standard provisions, set out in Part 8 Plan Payments and Length of Plan	Included Included	□ Not included □ Not included
1.2 Avo Sec 1.3 Nor Part 2:	be ineffective if set out later in the plan. nit on the amount of a secured claim, set out in Section 3.2, which may result in a partial ment or no payment at all to the secured creditor dance of a judicial lien or nonpossessory, nonpurchase-money security interest, set out in ion 3.4 standard provisions, set out in Part 8	Included Included	□ Not included □ Not included

Page 1

Anthory Proper 19-15590 Doc 17 Filed 05/09/19 Page 30590

Exhibit: Total Amount of Estimated Trustee Payments

	The following are the estimated payments that the plan requires the trustee to disburse. If there out below and the actual plan terms, the plan terms control.	is any difference between the amounts set
	U.S. BARKKUTICT COUKT	0 1 25
a.	Maintenance and cure payments on secured claims (Part 3, Section 3.1 total)	\$ 1,000
b.	Modified secured claims (Part 3, Section 3.2 total)	\$
C.	Secured claims excluded from 11 U.S.C. § 506 (Part 3, Section 3.3 total)	\$
d.	Judicial liens or security interests partially avoided (Part 3, Section 3.4 total)	\$
e.	Fees and priority claims (Part 4 total)	\$
f.	Nonpriority unsecured claims (Part 5, Section 5.1, highest stated amount)	\$
g.	Maintenance and cure payments on unsecured claims (Part 5, Section 5.2 total)	\$
h.	Separately classified unsecured claims (Part 5, Section 5.3 total)	\$
i.	Trustee payments on executory contracts and unexpired leases (Part 6, Section 6.1 total)	\$
j.	Nonstandard payments (Part 8, total)	+ \$
	Total of lines a through j	\$ 9,825

7819 MAY -9 PM 7: 02

Doc 17	Filed	05/09/	19

Page 3 qf4 - 15590

2.2	Regular payments to the trustee will be made from	n future income in the fol	llowing mann	er:			
	Check all that apply.	BAL	TIMORE-I	HIGHT BO) X		
	Debtor(s) will make payments pursuant to a pay		MAN A	DU 7 04			
	Debtor(s) will make payments directly to the trus	· •	IMAY -9	PM /: UZ	<u>-</u>		
2.2	Other (specify method of payment):	U.S. I	ANKRUP	TCY COU	RT		
2.3	Income tax refunds. Check one.	DIST	RICT OF #	1AR YLAN	10		
	Debtor(s) will retain any income tax refunds rece	ived during the plan term.					
	Debtor(s) will supply the trustee with a copy of e turn over to the trustee all income tax refunds re	ach income tax return filed		ın term within	14 days	of filing the retur	n and will
	☐ Debtor(s) will treat income tax refunds as follows	0 1					
2.4	Additional payments.	· Makery and Ar-	•				
	Check dine.						
	None. If "None" is checked, the rest of § 2.4 need	ed not be completed or repi	roduced.				
	Debtor(s) will make additional payment(s) to the and date of each anticipated payment.	trustee from other sources	s, as specified	below. Desci	ibe the s	ource, estimated	amount,
2.5	The total amount of estimated payments to the tr	ustee provided for in §§ 2	2.1 and 2.4 is	\$		·	
Par	t 3: Treatment of Secured Claims						
3.1	Maintenance of payments and cure of default, if a	ıny.					
	Check one.	-					
	☐ None. If "None" is checked, the rest of § 3.1 nee	ed not be completed or repr	roduced.				
	The debtor(s) will maintain the current contracture the applicable contract and noticed in conformity directly by the debtor(s), as specified below. An trustee, with interest, if any, at the rate stated. Utiling deadline under Bankruptcy Rule 3002(c) or arrearage. In the absence of a contrary timely fill is ordered as to any item of collateral listed in the paragraph as to that collateral will cease, and all column includes only payments disbursed by the	with any applicable rules. y existing arrearage on a li inless otherwise ordered by ontrol over any contrary am ed proof of claim, the amou is paragraph, then, unless I secured claims based on	These payments sted claim will be the court, the court, the counts listed but ants stated belotherwise order that collateral	ents will be di be paid in fu amounts list elow as to the low are contro ered by the co	sbursed Il through ed on a e current olling. If I ourt, all p	either by the trus in disbursements by proof of claim file installment paym relief from the aut ayments under the	tee or by the d before the hent and comatic stay his
	Name of creditor Collateral	Current installment payment (including escrow)	Amount of arrearage (age	Monthly plan payment on arrearage	Estimated total payments by trustee
	Wells Fungo	\$6,000	\$_ <u></u>		%	\$	\$ 6,000
		Disbursed by:					
		Trustee					
		Debtor(s)					
	Santonder	s_525	\$		%	\$	s_525
		Disbursed by:					
		Trustee					
		Debtor(s)					

Insert additional claims as needed.

Debtor _	Anthony	P se 19-15590	Doc 17	Filed	05/09/19	Page 4 of Case number	9-15	590	-
3.2 Re	quest for valuation of s	security, payment of full	y secured clair	ns, and r	nodification of	undersecured	claims. Chec	k one.	
	None. If "None" is ched	cked, the rest of § 3.2 nee	d not be comple	eted or re	produced OR	E-NIGHT B	ΟX		
		paragraph will be effect							
L	The debtor(s) request listed below, the debto claim. For secured cla claim filed in accordan	that the court determine the court of the court of the court of governmental units once with the Bankruptcy Ribe paid in full with interes	ne value of the s f the secured cla , unless otherwi ules controls ove	secured of aim should ise ordere er any co	laims listed belong the ask set out of by the court, out out of the court, out out of the court out out out out out out out out out ou	w. For each nor the Column (he the Value of la se	i-government paed <i>Amount</i> duided claim li	t of secured sted in a pro	of of
	plan. If the amount of as an unsecured claim proof of claim controls	owed claim that exceeds the a creditor's secured claim in under Part 5 of this plan is over any contrary amoun	is listed below a . Unless otherwi ts listed in this p	as having ise ordere oaragraph	no value, the ced by the court, in.	reditor's allowed the amount of th	claim will be e creditor's to	treated in its tal claim liste	entirety ed on the
		m listed below as having vectors estate(s) until the earlier		ımn head	ed Amount of se	ecured claim will	retain the lier	on the prop	erty interest
		underlying debt determined					e released by	the creditor	
	(b) discharge of the	underlying debt under 11	44/64/4			Keri Yanki.	. 143800000		Magail PARABAS
	Name of creditor	Estimated amount Col of creditor's total claim		llue of llateral	Amount of claims senior to creditor's clair	Amount of secured clair		ayment to reditor	estimated tot of monthly payments
Mr.	cooper	\$ 175K	\$	70K	\$	\$	%	\$	\$ K
Mr	, Cooper	<u>\$145 K</u>	\$	39K	\$	\$	%	\$	<u>\$ 850</u>
	Insert additional claim	ns as needed.							
3.3 Sec	cured claims excluded	from 11 U.S.C. § 506.							
	eck one. None. If "None" is che	ecked, the rest of § 3.3 ne	ed not be comp	leted or r	eproduced.				
	☐ The claims listed belo		·						
	(1) incurred within 91 personal use of the	10 days before the petition ne debtor(s), or	date and secur	ed by a p	urchase money	security interest	in a motor ve	ehicle acquire	ed for the
	(2) incurred within 1 y	year of the petition date a	nd secured by a	purchase	e money securit	y interest in any	other thing of	value.	
	directly by the debtor(s filing deadline under B	oaid in full under the plan v s), as specified below. Ur Bankruptcy Rule 3002(c) c ated below are controlling.	nless otherwise ontrols over any	ordered b contrary	y the court, the amount listed b	claim amount stellow. In the abs	ated on a pro- sence of a cor	of of claim fil ntrary timely	ed before the filed proof of
	Name of creditor	Cc	illateral		Amount of cla	nim Interest rate	Monthly pla payment	payme	ited total nts by trustee
	Mr. Louper	•			\$	_ %	\$	s 4	50.00
							Disbursed by Trustee Debtor(s		
					\$	%	\$	\$	
					*		Disbursed b	•	
							☐ Trustee☐ Debtor(s		
	Insert additional claim	ns as needed.					`		

Debtor Anthony 9	pse 19-15590 フィクルウ	Doc 17	Filed 05/0	<mark>9/19</mark> c	Page 5	9F9 -	155 90	
3.4 Lien avoidance.							·	
Check one. None. If "None" is checked The remainder of this para The judicial liens or nonpo	d, the rest of § 3.4 ne	ed not be comple ve only if the ap	eted or reproduce	MORE	NIGHT B	() X checked	d.	
The judicial liens or nonpodebtor(s) would have been securing a claim listed bel amount of the judicial lien amount, if any, of the judicial \$ 522(f) and Bankruptcy F	n entitled under 11 U. low will be avoided to or security interest the	S.C. § 522(b). Up the extent that it at is avoided will erest that is not a	niess otherwise impairs such ext be treated as ar avoided will be pa	emptions on unsecur aid in full	upop entry of ed claim in P as a secured	The order	er confirming the plan. The extent allowed. The order the plan. See 11 U	Γhe
Information regarding lien or security interes		ation of lien avo	oldance			d - 3990000	tment of remaining red claim	
Name of creditor	a. Amount	of lien		\$ <u>20</u>	25 K		unt of secured claim aft dance (line a minus line f	
Mr. Couper	b. Amount	of all other liens		\$		\$	1 65, 500	
Collateral 1386 W. NOGAL	A c. Value o	f claimed exempti	ions	+ \$		Inter	est rate (if applicable)	
21217	I	adding lines a, b,	, and c	\$ 2	25 K		<u> </u> %	
Lien identification (such judgment date, date of lie recording, book and page	en propert	of debtor(s)' intere y	est in	-\$ <u>4</u>	0,000	Mont clain \$	thly payment on secure n 450	:d
	f. Subtrac	ct line e from line o	d.	<u>\$</u>	25,000	Estir secu \$	mated total payments o gred claim 350	n -
	(Check	of exemption imp						
		•	r greater than line		next column.)			
		ne f is less than l		,				
	A F	oortion of the lien i	is avoided. (Comp	olete the n	ext column.)			
Insert additional claims as	needed.							
3.5 Surrender of collateral.								
Check one. None. If "None" is check	ked, the rest of § 3.5 r	need not be comp	oleted or reprodu	ıced.				
The debtor(s) elect to suupon confirmation of this be terminated in all resp	urrender to each credi	tor listed below to	he collateral that (a) be terminated	secures as to the	e collateral on	ly and th	at the stay under § 130	1
Name of creditor	7779 - 7779 - 1779 - 7779 - 7779 - 7779			Colla				
Insert additional claims a	as needed.							

Official Form 113

The sum of \$

Treatment of Fees and Priority Claims Part 4: BALTIMORE-NIGHT BOX 4.1 General Trustee's fees and all allowed priority claims, including domestic support obligation that the part of postpetition interest. U.S. BANKRUPTCY COURT DISTRICT OF MARYLAND 4.2 Trustee's fees Trustee's fees are governed by statute and may change during the course of the case but are estimated to be _ % of plan payments; and during the plan term, they are estimated to total \$ 4.3 Attorney's fees The balance of the fees owed to the attorney for the debtor(s) is estimated to be \$ 4.4 Priority claims other than attorney's fees and those treated in § 4.5. Check None. If "None" is checked, the rest of § 4.4 need not be completed or reproduced. ☐ The debtor(s) estimate the total amount of other priority claims to be 4.5 Domestic support obligations assigned or owed to a governmental unit and paid less than full amount. Check opé. None. If "None" is checked, the rest of § 4.5 need not be completed or reproduced. The allowed priority claims listed below are based on a domestic support obligation that has been assigned to or is owed to a governmental unit and will be paid less than the full amount of the claim under 11 U.S.C. § 1322(a)(4). This plan provision requires that payments in § 2.1 be for a term of 60 months; see 11 U.S.C. § 1322(a)(4). Amount of claim to be paid Name of creditor Insert additional claims as needed. Treatment of Nonpriority Unsecured Claims Part 5: Nonpriority unsecured claims not separately classified. Allowed nonpriority unsecured claims that are not separately classified will be paid, pro rata. If more than one option is checked, the option providing the largest payment will be effective. Check all that apply.

% of the total amount of these claims, an estimated payment of \$_

The funds remaining after disbursements have been made to all other creditors provided for in this plan.

None. If "None" is of The debtor(s) will non which the last p debtor(s), as speci	nts and cure of any defaul checked, the rest of § 5.2 no maintain the contractual insta ayment is due after the final fied below. The claim for the icludes only payments disbu	eed not be compleallment payment. I plan payment. I e arrearage amo	unsecured claims. Che leted of reproduced E - s and Alf and ste fault in These payments will be d unt will be paid in full as s	NIGHT BOX payments on the unitiablined returns to the unitiablined returns to the unitial payments of	secured claims e trustee or dii	s listed below rectly by the
Name of creditor			Current installmer payment	nt Amount of a to be paid	pa	stimated total syments by ustee
			\$	\$	\$	
			Disbursed by: Trustee Debtor(s)			
			S Disbursed by: ☐ Trustee ☐ Debtor(s)	\$	\$	
None. If "None" is ch	ified nonpriority unsecure ecked, the rest of § 5.3 nee cured allowed claims listed	d not be complet	ed or reproduced.	e treated as follows	o o o o o o o o o o o o o o o o o o o	松 田中中 S· 校 和 等
Name of creditor		Basis for separ and treatment		**************************************	Interest rate (if applicable)	Estimated to amount of payments
	<u> </u>			S	%	\$
		····		5	%	\$
Insert additional c	laims as needed.					

Official Form 113 Chapter 13 Plan Page 6

Assumed items. Current installment payments will be disbursed either by the trustee or directly by the debtor(s), as specified below, subject to any contrary court order or rule. Arrearage payments will be disbursed by the trustee. The final column includes only payments disbursed

by the trustee rather than by the debtor(s).

Debtor Anthany Drown	oc 17 Filed 05/09/19 Page 8 of 9 1550	20
Name of creditor Description of leased property or executory contract	Current installment Amount of Treatment of arrearage payment arrearage to H(ReignOx) ther plan section if applicable)	Estimated total payments by trustee
(有意出一点更加) (考定日,等最大品等manders Physics connegge, was supplied on a supplied of the contract of t	s 2019 MAY -9 PM 7: 02	\$
	Disbursed by: U.S. BANKRUPTCY COURT Trustee DISTRICT OF MARYLAND Debtor(s)	
	Debio(s)	\$
	Disbursed by: Trustee	~
to and additional contracts or looped as pooled	☐ Debtor(s)	
Insert additional contracts or leases as needed.		
Part 7: Vesting of Property of the Estate		
Part 7. Vesting of Freperty C. die Details		
7.1 Property of the estate will vest in the debtor(s) upon		
Check the applicable box:		
plan confirmation.		
entry of discharge.		
other:	·	
	·	
other: Part 8: Nonstandard Plan Provisions	·	
Part 8: Nonstandard Plan Provisions 8.1 Check "None" or List Nonstandard Plan Provisions	t be completed or reproduced.	
Part 8: Nonstandard Plan Provisions 8.1 Check "None" or List Nonstandard Plan Provisions None. If "None" is checked, the rest of Part 8 need not	be set forth below. A nonstandard provision is a provision not otherw	ise included in the
Part 8: Nonstandard Plan Provisions 8.1 Check "None" or List Nonstandard Plan Provisions None. If "None" is checked, the rest of Part 8 need not Under Bankruptcy Rule 3015(c), nonstandard provisions must Official Form or deviating from it. Nonstandard provisions set of	be set forth below. A nonstandard provision is a provision not otherw out elsewhere in this plan are ineffective.	ise included in the
Part 8: Nonstandard Plan Provisions 8.1 Check "None" or List Nonstandard Plan Provisions None. If "None" is checked, the rest of Part 8 need not	be set forth below. A nonstandard provision is a provision not otherwout elsewhere in this plan are ineffective. Is a check in the box "Included" in \$1.3.	
Part 8: Nonstandard Plan Provisions 8.1 Check "None" or List Nonstandard Plan Provisions None. If "None" is checked, the rest of Part 8 need not Under Bankruptcy Rule 3015(c), nonstandard provisions must Official Form or deviating from it. Nonstandard provisions set of	be set forth below. A nonstandard provision is a provision not otherword elsewhere in this plan are ineffective. It is a check in the box "Included" in \$1.3. A b tain loan modification with 88973, Mr. Capper Lunn # 0630	ise included in the
Part 8: Nonstandard Plan Provisions 8.1 Check "None" or List Nonstandard Plan Provisions None. If "None" is checked, the rest of Part 8 need not Official Form or deviating from it. Nonstandard provisions must Official Form or deviating from it. Nonstandard provisions set of the following plan provisions will be effective only if there Debtor is gttenpting to an # 05997 M. Cooper Loan # 0630203	be set forth below. A nonstandard provision is a provision not otherword elsewhere in this plan are ineffective. It is a check in the box "Included" in \$1.3. 1) 10 10 10 10 10 10 10 10 10 10 10 10 10	44 1707,
Part 8: Nonstandard Plan Provisions 8.1 Check "None" or List Nonstandard Plan Provisions None. If "None" is checked, the rest of Part 8 need not Official Form or deviating from it. Nonstandard provisions must Official Form or deviating from it. Nonstandard provisions set of the following plan provisions will be effective only if there Note that I want to 30203 Shell Paint, Lagat to 5786 17203	be set forth below. A nonstandard provision is a provision not otherword elsewhere in this plan are ineffective. It is a check in the box "Included" in \$1.3. Aba, A loah mod, file or with 88973, Mr. (soper Loan # 0630) 1974 Mr. (soper Loan # 0660658014 B. Select Portfolio Loan # 0023621178	44 1707,
Part 8: Nonstandard Plan Provisions 8.1 Check "None" or List Nonstandard Plan Provisions None. If "None" is checked, the rest of Part 8 need not Official Form or deviating from it. Nonstandard provisions must Official Form or deviating from it. Nonstandard provisions set of the following plan provisions will be effective only if there Debtor is gttenpting to an # 05997 M. Cooper Loan # 0630203	be set forth below. A nonstandard provision is a provision not otherword elsewhere in this plan are ineffective. It is a check in the box "Included" in \$1.3. Aba, A loah mod, file or with 88973, Mr. (soper Loan # 0630) 1974 Mr. (soper Loan # 0660658014 B. Select Portfolio Loan # 0023621178	44 1707,
Part 8: Nonstandard Plan Provisions 8.1 Check "None" or List Nonstandard Plan Provisions None. If "None" is checked, the rest of Part 8 need not Official Form or deviating from it. Nonstandard provisions must Official Form or deviating from it. Nonstandard provisions set of the following plan provisions will be effective only if there Note that I want to 30203 Shell Paint, Lagat to 5786 17203	be set forth below. A nonstandard provision is a provision not otherword elsewhere in this plan are ineffective. It is a check in the box "Included" in \$1.3. Aba, A loah mod, file or with 88973, Mr. (soper Loan # 0630) 1974 Mr. (soper Loan # 0660658014 B. Select Portfolio Loan # 0023621178	44 1707,

Debtor Anthony Gase 19-15590 Doc 17 Filed 05/09/19 Page 9 of 9 - 15590

Part 9:	Signature(s):	BALTIMORE-NIGHT BUX	
9.1 Sign	atures of Debtor(s) and Debtor(s)' Attorney	2019 MAY -9 PM 7: 02	
If the Det must sign	otor(s) do not have an attorney, the Debtor(s) must sign below.	gn below; otherwise the Debtorts signatures are optional. U.S. BANKRUPTCS COURT OF MARYLAND **DISTRICT OF MARYLAND**	The attorney for the Debtor(s), if any,
Sig	nature of Debtor 1	Signature of Debtor 2	-
Exe	ecuted on OS /09 /2019	Executed on	
≭ Sig	nature of Attorney for Debtor(s)	Date	

By filing this document, the Debtor(s), if not represented by an attorney, or the Attorney for Debtor(s) also certify(ies) that the wording and order of the provisions in this Chapter 13 plan are identical to those contained in Official Form 113, other than any nonstandard provisions included in Part 8.